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09/500,746	02/09/2000	Robert J Winchester	57005-B/JPW/JSC 3022	
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John P White			SCHWADRON	I, RONALD B
Cooper & Dunl	ham LLP			
1185 Avenue of the Americas			ART UNIT	PAPER NUMBER
New York, NY 10036			1644	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Septiment Ron Schwadron, Ph.D.		Application No.	Applicant(s)				
Examin r Ron Schwadron, Ph.D. Examin r Ron Schwadron, Ph.D. 1944							
The MAILING DATE of this communication appears on the cover sheet with the corresp indence address THE REPLY FILED 08 August 2003 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandomment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either; (1) a timely filled burlowance (2) a timely filled burlows of Appeal (with appeal feet), or (3) a timely filled Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. PERIOD FOR REPLY (check either a) or b)] a) The period for reply expires 3 months from the mailing date of the final rejection. The period for reply expires 3. months from the mailing date of the final rejection. b) The period for reply expires 3. months from the mailing date of the final rejection. The period for reply expires 3. months from the mailing date of the final rejection. PERIOD FOR REPLY (check either a) or b)] a) The period for reply expires 3. months from the mailing date of the final rejection, whichever is lath not everly, however, with the statutory period for reply application. The period of reply expires on: (1) the mailing date of the final rejection, whichever is lath not everly, however, with the statutory period for reply the statutory period for reply repleated from: (1) the expiration date of the shortened statutory period for reply cripinally set in the final office action (2) as set forth in (5) above, if repleated from: (1) the expiration date of the shortened statutory period for reply cripinally set in the final Office action (2) as set forth in (3) above the mailing date of the final rejection, even if timely filled may require a period of extension and the corresponding amount of the fee. The appropriate extension thereof (37 CFR 1.191(d)), to avoid dismissal of the shall rejection, even if timely filled may require the mailing date of the f	Advisory Action						
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Continuation Sheet (PTOL-303)

Application No. 09/500,746

Continuation of 2. NOTE: The proposed claim 18 raises new issues under 35 USC 112 second paragraph. Proposed claim 18 is indefinite in the recitation of "composition is indicated for treating rheumatoid arthritis" It is unclear what said phrase means or encompasses in the context recited in the claim. It is unclear whether this phrase means that the composition has a label that indicates that the composition is used for treating RA or instructions or how this "indicated " use is communicated. The proposed claim 18 also raises the issue of new matter because there is no support in the specification as originally filed for the recitation of "composition is indicated for treating rheumatoid arthritis".

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